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18	UNITED STATES DISTRICT COURT	
19		
	DISTRICT OF NEVADA	
20	ARISTOCRAT TECHNOLOGIES, INC. and ARISTOCRAT TECHNOLOGIES	Case No. 2:24-cv-00382-GMN-MDC
21	AUSTRALIA PTY LTD.,	
22	Plaintiffs/Counterclaim-Defendants,	MOTION FOR LEAVE TO FILE UNDER SEAL PORTIONS OF PLAINTIFFS'
23	V.	MOTION TO ENFORCE PRELIMINARY
24	LIGHT & WONDER, INC., LNW GAMING, INC., and SCIPLAY CORPORATION,	INJUNCTION
25	Defendants/Counterclaim-Plaintiffs.	
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Pursuant to LR IA 10-5 of the Local Rules of the District of Nevada, Plaintiffs Aristocrat Technologies, Inc. and Aristocrat Technologies Australia Pty Ltd. (collectively, "Aristocrat") respectfully move for leave to file under seal limited portions of Aristocrat's Motion to Enforce the Preliminary Injunction ("Motion") and certain material accompanying the Motion.

MEMORANDUM OF POINTS AND AUTHORITIES

Sealing is warranted upon a showing of "compelling reasons" where, as here, the underlying motion is "more than tangentially related to the merits." Ctr. for Auto Safety v. Chrysler Grp., LLC, 809 F.3d 1092, 1102–03 (9th Cir. 2016) (applying sealing standard under Kamakana v. City & Cnty. of Honolulu, 447 F.3d 1172 (9th Cir. 2006)). Compelling reasons "justify sealing" court records" when publication of those records might "release trade secrets," Kamakana, 447 F.3d at 1179, or other "business information that might harm a litigant's competitive standing," Nixon v. Warner Commc'ns, Inc., 435 U.S. 589, 598 (1978).

Exhibits A, B, C, D, E, F, G, H, I, K, L, M, N, and O to the Declaration of Peter Swanson in support of the Motion, and portions of the Motion and Declaration, may contain materials that Defendants ("L&W") designated as Confidential or Highly Confidential – Attorneys' Eyes Only under the Stipulated Protective Order, ECF No. 50. While Aristocrat is aware that such a designation alone does not warrant sealing, out of an abundance of caution, Aristocrat has filed these materials under seal to allow L&W an opportunity to present reasons, if any, for their sealing. Aristocrat takes no position on whether these materials should be sealed. Attached hereto are public versions of the Motion and Declaration that redact the portions in question.

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Dated: November 21, 2024 /s/ Jason D. Smith

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1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on this November 21, 2024, a true and correct copy of the foregoing 3 MOTION FOR LEAVE TO FILE UNDER SEAL PORTIONS OF PLAINTIFFS' MOTION 4 TO ENFORCE THE PRELIMINARY INJUNCTION was electronically filed and served upon 5 the parties registered for service with the Court's Case Management and Electronic Case Filing 6 (CM/ECF) system: 7 Harold K. Gordon, Esq. Neal S. Manne, Esq. 8 Randall E. Kay, Esq. Joseph S. Grinstein, Esq. Rocco Magni, Esq. Anna E. Raimer, Esq. 9 SUSMAN GODFREY JONES DAY 250 Vesey Street 1000 Louisiana, Suite 5100 10 New York, New York 10281 Houston, Texas 77002 Email: hkgordon@jonesday.com Email: nmanne@susmangodfrey.com 11 rekay@jonesday.com igrinstein@susmangodfrey.com aeraimer@jonesday.com rmagni@susmangodfrey.com 12 Philip R. Erwin, Esq. 13 CAMPBELL & WILLIAMS 710 South Seventh Street, Suite A 14 Las Vegas, Nevada 89101 Email: pre@cwlawlv.com 15 Attorneys for Defendants/Counterclaim-Plaintiffs 16 Light & Wonder, Inc., LNW Gaming, Inc. and SciPlay Corporation 17 18 /s/ Marissa Vallette An employee of SPENCER FANE LLP 19 20 21 22 23 24 25 26 27

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